IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

MELISSA TURNEY, ROSS E. TURNEY,)	C.A. No.	07-cv-00648-JJF
her husband and TREVOR SHIVELY, her)		
minor son, by MELISSA TURNEY, as)		
parent and legal guardian,)		
)		
Plaintiffs,)		
vs.)		
)		
ARTHUR GLOVER, and WENGER)		
TRUCK LINE, INC., a foreign corporation)		
)		
Defendants.)		

AFFIDAVIT

STATE OF DELAWARE

: SS

NEW CASTLE COUNTY

BE IT REMEMBERED, that on this 23rd day of January, A.D., 2008 personally came before me, the subscriber, a Notary Public for the State of Delaware, David P. Cline, Esquire, who being by me duly sworn according to law, deposes and says:

- 1. That he is the attorney for the above named plaintiffs.
- 2. To the best of my information and belief, on January 9, 2008, a notice was sent to defendant, WENGER TRUCK LINE, INC., by registered mail consisting of a copy of the process and complaint served upon the Secretary of State, and a statement that service of the original of such process has been made upon the Secretary of State and that such service is as effectual as if it had been made upon such nonresident personally within this state.
- 3. Attached as Exhibit "A" are the receipts given by the United States Post Office to me on January 9, 2008, the date of mailing of the notice to defendant.

- 5. The notice to defendant, WENGER TRUCK LINE, INC., as required by 10 <u>Del. C.</u> § 3112 was contained in the envelope at the time it was mailed.
- 6. Attached as Exhibit "C" is a copy of the notice which was sent to defendant, WENGER TRUCK LINE, INC., along with process and complaint.
- 7. Attached as Exhibit "D" is a copy of the letter that was sent along with the Notice.

DAVID P. CLÍNE

Page 2 of 42

SWORN to and SUBSCRIBED on this 23rd day of January, 2008.

Angela M. Spinella
Notary Public - State of Delaware
My Comm. Expires Aug. 1, 2009

RODNEY SQUARE STATION WILMINGTON, Delaware 198019998 3379300501 -0094

01/09/2008

(800)275-8777

03:44:17 PM

Sales Receipt —	ORDERE EXPLESION
Product Sale Unit	Final
Description Qty Price	Price
GRAND FORKS ND 58202 Zone-6 First-Class Large Env	\$2.50
11.00 oz. Return Rcpt (Green Card) Registered Insured Value: \$0.00 Article Value: \$0.00 Label #: RB295671993US	\$2.15 \$9.50
Issue PVI:	\$14.15
ROCKFORD IL 61103 Zone-5 First-Class Large Env 11.10 oz.	\$2.67
Return Rcpt (Green Card) Registered Insured Value: \$0.00 Article Value: \$0.00 Label #: RB295672000US	\$2.15 \$9.50
Issue PVI:	\$14.32
Total:	\$28.47
Paid by: Personal Check	\$28.47

Order stamps at USPS.com/shop or call 1-800-Stamp24. Go to USPS.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS.

Bill#: 1000602574997

Clerk: 11

All sales final on stamps and postage. Refunds for guaranteed services only. Thank you for your business.

HELP US SERVE YOU BETTER

Go to: http://gx.gallup.com/pos

TELL US ABOUT YOUR RECENT POSTAL EXPERIENCE

YOUR OPINION COUNTS ********* ******

Regis	tered No. RB295671993US	Date Stamp
	Reg. Fee \$7.50	0508050
e ted	Handling \$1,111 Return Receipt \$2,121	11/02
To Be Completed By Post Office	Postage \$2.50 Restricted Delivery	// ₀ 01/09/08/5/
To Be By P	163	Domestic Insurance up to \$25,000 is included in the fee.
	Customer Must Deciarei Full Value \$ With Postal Insurance Without Postal Insurance Insurance	International Indemnity
•	OFFICIAL U	SE
To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed	P.D. Box 33 Wilmington, DE 1989 Wenger Truck Line I Daven port, IA 582	79-0033 AC-
PS Form May 200 For	4 (7E20 00 000 000 IVI	Copy 1 - Customer ee Information on Reverse) t www.usps.com®

X Mi Di T

SENDER COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: What Truck Lim, Inc.	A. Signature A. Signature A. Signature Addressee B. Received by Printed Name) C. Date of Delivery A Decriptory address different from item 1? Yes If YES, enter delivery address below:
Dowerport, IA 58202	☐ Insured Mail ☐ C.O.D.
	4. Restricted Delivery? (Extra Fee)
2. Article Number (Transfer from service label) RB 295 67	1993 US
PS Form 3811, February 2004 Domestic Retu	urn Receipt 102595-02-M-1540

Z Ai Di A

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

MELISSA TURNEY, ROSS E. TURNEY,)	C.A. No.	07-cv-00648-JJF
her husband and TREVOR SHIVELY, her)		
minor son, by MELISSA TURNEY, as)		
parent and legal guardian,)		
)		
${\it Plaintiffs},$)		
vs.)		
)		
ARTHUR GLOVER, and WENGER)		
TRUCK LINE, INC., a foreign corporation)		
)		
Defendants.)		

NOTICE UNDER 10 DEL.C. §3112 UNDER DELAWARE LONG ARM STATUTE TO DEFENDANT, WENGER TRUCK LINE, INC.

TO: Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202

PLEASE TAKE NOTICE that the original of the enclosed Complaint was filed upon the Secretary of State of Delaware pursuant to 10 <u>Del. C.</u> Section 3112.

Service on the Secretary pursuant to 10 <u>Del. C.</u> Section 3112 is as effectual to all intents and purposes as if it had been made upon you personally within the State of Delaware.

/s/ David P. Cline
David P. Cline, Esq. (#2681)
1300 North Market Street
Suite 700
Wilmington, DE 19801
302-529-7848
Attorney for Plaintiffs

Date: 01/09/08

Letter to Defendant, Wenger Truck Line, Inc., for long arm service of process as prescribed by 10 <u>Del.C.</u> §3112

David P. Cline

davidcline@mylawman.com

Attorney-at-Law

Let Mylawman become Yourlawman. TM

LICENSED TO PRACTICE IN DE MD NJ NY & PA 715 N. KING ST., 1ST FLOOR PO BOX 33 WILMINGTON DE 19899-0033 302 529 - 7848 302 LAW-SUIT PHILADELPHIA, PA 19103 MEDIA, PA 19063 MT LAUREL, NJ 08054

FAX 302 654-0884

PLEASE NOTE NEW ADDRESS ABOVE; P.O. BOX REMAINS SAME

January 9, 2008

Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202

VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Melissa Turney, et al. vs. Arthur Glover, et al.

Case No.: 07-cv-00648-JJF

To Whom It May Concern:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3112 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above. Thank you.

Very truly yours,

/s/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a

Return of Service from Brandywine
Process Servers served on the
Secretary of State for long arm
service of process as prescribed by 10
Del.C. §3112

SAO 440 (Rev. 8/01) Summons in a Civil Action

T	TATTED	STATES	DICLE.	TCT C	OTTRT
ı		JIAIDA	171211	11 . 1 . 1	OOM

UNITED ST	ATES DIST	KICI COUKI
	District of	Delaware
Melissa L. Turney, Ross E. Turney, her husband and Trevor Shively, her minor son, by Melissa Turney as parent and Legal Guardian V.		SUMMONS IN A CIVIL CASE
Arthur Glover and Wenger Truck Line, Inc., a foreign corporation	CASE	NUMBER: 07-cv-00648-JJF
TO: (Name and address of Defendant)	•	
Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202		•
YOU ARE HEREBY SUMMONED and	required to serve	on PLAINTIFF'S ATTORNEY (name and address)
David P. Cline, Esquire 715 North King Street, Suite 100 P.O. Box 33 Wilmington, DE 19899-0033		
an answer to the complaint which is served on you of this summons on you, exclusive of the day of s for the relief demanded in the complaint. Any a Clerk of this Court within a reasonable period of	ervice. If you fail mswer that you so	to do so, judgment by default will be taken against you erve on the parties to this action must be filed with the
PETER T. DALLEO		12/13/07
CLERK.	DATE	
Shicklin		
(By) DEPUTY CLERK		4

Case 1:07-cy-00648-JJF	Document 12	Filed 01/23/2008	Page 14 of 42
AD 440 I Rev. 8/01 1 Summons in a Civil Action			

	R	ETURN OF SERVICE
Service of	f the Summons and complaint was made by me(l)	DATE 12/14/07
	SERVER (PPINT) LLE MORRIS	SPECIAL PROCESS SERVER
	the MORRIS one box below to indicate appropriate metho	<u> </u>
	Served personally upon the defendant. Place v	
	Left copies thereof at the defendant's dwelling discretion then residing therein.	thouse or usual place of abode with a person of suitable age and
	Name of person with whom the summons and	complaint were left:
	Returned unexecuted:	
⊠	Other (specify): SERVED: WENGER TR TOWNSEND BLDG. DOVER, DE COI	UCK LINE, INC C/O THE DELAWARE SECRETARY OF STATE PIES THEREOF WERE ACCEPTED BY KAREN CHARBENEAU
•	STA	TEMENT OF SERVICE FEES
TRAVEL	SERVICES	TOTAL
	DI	CLARATION OF SERVER
	E Y	ignature of Server BRANDYWINE PROCESS SERVERS, LTD. 2.O. BOX 1360 WILMINGTON, DE 19899-1360 02- 475-2600

Original Complaint Filed on October 18, 2007

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS	Moligga I. Turn	ev. Ross E.	DEFENDANTS		
I. (a) PLAINTIFFS Turney, her husba	melissa D. Idib	Shively, her		rer and Wenger I	ruck Line, Inc.,
minor son, by Me	and and fictor lices Turney as	Parent and	A Foreign C	ornoration	
minor son, by me	IIISSA ININCY WO		County of Residence of	First Listed Defendant	
(b) egan, Grandian	First Listed Plaintiff EPT IN U.S. PLAINTIFF CASE	<u> </u>	_	(IN U.S. PLAINTIFF CASES OF	NLY)
(EXC	CEPT IN U.S. PLAINTIFF CASE	2)	NOTE: IN LAND	CONDEMNATION CASES, USE	THE LOCATION OF THE
			LAND IN	VOLVED.	
•			Attorneys (If Known)2+	even P. Casarin	o, Esq. and Sarah C
(c) Attorney's (Firm Name, A Steven J. Stirpa:	iddress, and Telephone Number)		Proper Foo	., 800 N. King	Street, #200
3622 Silverside	Road. Wilm. DE	19810, 470 05	EE 1741 m TOE 198	.01 302-594-450	0
			CTTIZENSHIP OF PI	RINCIPAL PARTIES	lace an "X" in One Box for Plaintiff
II. BASIS OF JURISDI	CTION (Place on "X" in O	ne box Only)	(For Diversity Cases Only)	F DEF	and One Box for Defendant) PTF DEF
☐ 1 U.S. Government	Federal Question (U.S. Government No.)	ni n Party)	Citizen of This State	I I Incorporated or Prin	
Plaintiff	(0.0. 00701111011011	,,		of Business In This	
2. U.S. Government	4 Diversity		Citizen of Another State	2	
Defendant	· (Indicate Citizenship	of Parties in Item III)			□ 6 □ 6
			Citizen or Subject of a	3 🗍 3 Foreign Nation	5 0 5 0
			Foreign Country		
IV. NATURE OF SUIT	(Place an "X" in One Box Only	TS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES .
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	O 610 Agriculture	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	400 State Reapportionment 410 Antitrust
☐ 120 Marine	310 Airplane 315 Airplane Product	☐ 362 Personal Injury - Med. Malpractice	620 Other Food & Drug 625 Drug Related Seizure	28 USC 157	430 Banks and Banking 450 Commerce
☐ 130 Miller Act ☐ 140 Negotiable Instrument	Linbility	365 Personal Injury -	of Property 21 USC 881	PROPERTY RIGHTS	460 Deportation
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Product Liability 368 Asbestos Personal	☐ 640 R.R. & Truck	☐ 820 Copyrights	470 Racketeer Influenced and Corrupt Organizations
☐ 151 Medicare Act	330 Federal Employers'	Injury Product Linbility	☐ 650 Airline Regs. ☐ 660 Occupational	☐ 830 Putent ☐ 840 Trademark	☐ 480 Consumer Credit
152 Recovery of Defaulted Student Loans	Liability 340 Marine	PERSONAL PROPERTY	Snfety/Health		☐ 490 Cable/Sat TV ☐ 810 Selective Service
(Excl. Veterans)	☐ 345 Marine Product	370 Other Fraud 371 Truth in Lending	690 Other LABOR	SOCIAL SECURITY	☐ 850 Securities/Commodities/
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	380 Other Personal	710 Fair Labor Standards	☐ 861 HIA (1395ff) ☐ 862 Black Lung (923)	Exchange 875 Customer Challenge
160 Stockholders' Suits	355 Motor Vehicle Product Liability	Property Damage 385 Property Damage	Act 720 Labor/Mgmt. Relations	☐ 863 DIWC/DIWW (405(g))	12 USC 3410
☐ 190 Other Contract ☐ 195 Contract Product Liability	360 Other Personal	Product Liability	730 Lubor/Mgmt.Reporting & Disclosure Act	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	B90 Other Statutory Actions B91 Agricultural Acts
☐ 196 Franchise	Injury CIVIL RIGHTS	PRISONER PETITIONS	740 Railway Labor Act	FEDERAL TAX SUITS	☐ 892 Economic Stabilization Act
REAL PROPERTY 1 210 Land Condemnation	☐ 441 Voting	☐ 510 Motions to Vacate	790 Other Labor Litigation 791 Empl. Ret. Inc.	870 Taxes (U.S. Plaintiff or Defendant)	B94 Energy Allocation Act
220 Foreclosure	442 Employment 443 Housing/	Sentence Habeas Corpus:	Security Act	☐ 871 IRS—Third Party	895 Freedom of Information Act
230 Rent Lease & Ejectment240 Torts to Land	Accommodations	☐ 530 General		26 USC 7609	900Appeal of Fee Determination
245 Tort Product Liability290 All Other Real Property	444 Welfare 445 Amer. w/Disabilities	535 Death Penalty 540 Mandamus & Othe	г		Under Equal Access to Justice
1 290 All Other Real Hoperty	Employment	550 Civil Rights			950 Constitutionality of
	Other	555 Prison Condition			State Statutes
	440 Other Civil Rights				
V. ORIGIN (Pla	ce an "X" in One Box Only)		T	nsferred from	Appeal to District Judge from
a, 1811.2	Removed from 3	Remanded from	Reinstated or L 3 ano	ther district Multidi	strict Magistrate
Original Proceeding		A	Reopened (spe e filing (Do not cite jurisdiction		
	128 H.S.G.	Statute under which you ar 1441	e ming (Do not cite Jarracie	Jim. Dente de la companya de la comp	
VI. CAUSE OF ACT				tion with diver	sity of citizenship
		Kemovar or be	DEMANDS	CHECK YES or	nly if demanded in complaint:
VII. REQUESTED I	N LI CHECK IF TH UNDER F.R.C	IS IS A CLASS ACTION	DENDE	JURY DEMAN	
COMPLAINT:		1. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.			
VIII. RELATED CA	SE(S) (See instructions):	JUDGE		DOCKET NUMBER	
IF ANY		·	TORNEY OF RECORD		
DATE	•	SIGNATURE OF A	10 Ba	CID.	•
	and the second	Ximmyo,	#4685		
FOR OFFICE USE ONLY	: [11]	•			
RECEIPT#	AMOUNT	APPLYING IFP	JUDGI	MAG.	JUDGE

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MELISSA L. TURNEY, ROSS E. TURNEY, her husband and TREVOR SHIVELY, her minor son, by Melissa Turney as Parent and Legal Guardian,

Dist. Ct. No._ CIVIL ACTION No.: 07C-08-035 JTV

Plaintiffs,

NOTICE OF REMOVAL

ARTHUR GLOVER, and WENGER TRUCK LINE, INC., a Foreign Corporation

٧.

Defendants.

NOTICE OF REMOVAL

Arthur Glover and Wenger Truck Line, Inc., defendants in the above entitled action, respectfully state as follows:

- On August 22, 2007, a civil action was commenced against the defendants in the 1. Superior Court of the State of Delaware in and for Kent County entitled Melissa L. Turney, Ross E. Turney, her husband and Trevor Shively, her minor son, by Melissa Turney as Parent and Legal Guardian v. Arthur Glover, and Wenger Truck Line, Inc., a Foreign Corporation; Civil Action No. 07C-08-035 JTV. Plaintiff has certified that damages exceed \$100,000 and, therefore, filed the complaint as a non-arbitration case. Copies of all pleadings and process filed against defendants in this action are attached hereto.
- The aforementioned case is a personal injury action that arose from an alleged 2. August 25, 2005 motor vehicle accident.
- On September 27, 2007 Defendant Wenger Truck Line, Inc., received copies of 3. the summons, praecipe and complaint.

- Plaintiffs are allegedly residents of the State of Delaware who reside at 30
 Vineyard Lane, Felton, Delaware 19943.
- 5. At the time the action was commenced, Defendant Wegner Truck Lines, Inc., is a foreign corporation existing under the laws of the state of Iowa with its principal place of business located at 1011 Floral Lane, Davenport, Iowa 52802.
- 6. At the time the action was commenced, Defendant Arthur Glover is a resident of the State of Illinois who resides at Van Wie Avenue, Rockford, Illinois 61103.
- 7. This Court has original jurisdiction of this action on the basis of diversity of citizenship, under 28 U.S.C. §1332, and removal jurisdiction under 28 U.S.C. §1441(a).
- 8. The petitioners will give written notice of the filing of this petition to the plaintiffs as required by 28 U.S.C. §1446(d).
- 9. A copy of this notice will be filed with the Prothonotary for Kent County Superior Court as required by 28 U.S.C. §1446(d).

WHEREFORE, Defendants request that the action filed in Kent County Superior Court be removed to and proceed forward in the United States District Court for the District of Delaware.

CASARINO, CHRISTMAN & SHALK, P.A.

Stephen P. Casarino, Esq.

Del. Bar ID No. 174

Sarah C. Brannan, Esq.

Del. Bar ID No. 4685

800 N. King Street, Suite 200

P.O. Box 1276

Wilmington, DE 19899

(302) 594-4500

Attorneys for Defendants

Page: 6/20 Date: 9/28/2007 10:27:57 AM.

EFiled: Aug 22 2007 11:04 Transaction ID 16053691 Case No. 07C-08-035 JTV1

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

· IN AND FOR KENT-COUNTY

MELISSA L. TURNEY, ROSS E. TURNEY, her husband and TREVOR SHIVELY, her minor) son, by Melissa Turney as , Parent and Legal Guardian,

Plaintiffs,

C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and WENGER TRUCK LINE, INC., a Foreign Corporation,

Defendants.

NON-ARBITRATION CASE JURY TRIAL DEMANDED

PRAECIPE

PROTHONOTARY TO: KENT COUNTY COURTHOUSE DOVER, DE 19901

PLEASE DOCKET the above-captioned case and issue summons to the Sheriff of KENT County for service of the summons, together with a copy of the Complaint, Form 30 Interrogatory Answers, and Rule 3(a)(1) Response, as follows:

- Upon the defendant Arthur Glover, a nonresident, by delivering copies of the aforementioned documents to defendant's agent for service of process, the Secretary of State of the State of Delaware located at 401 Federal Street, Townsend Building, Suite 3, Dover, DE 19901 pursuant to 10 Del.C. \$ 3112. On information and belief, defendant Arthur Glover's address is 2111 Van Wie Avenue, Rockford, IL 61103.
- Upon defendant Wenger Truck Line, Inc., a Foreign Corporation, by delivering copies of the aforementioned documents to defendant's agent for service of process, the Secretary of State of the State of Delaware located at 401 Federal Street, Townsend Building, Suite 3, Dover, DE 19901 pursuant to 10 Del.C. § 3112. On information and belief, defendant's principal place of business is located at 1011 Floral Lane, Davenport, IA 58202.

From: unknown Page: 7/20 Date: 9/28/2007 10:27:57 AM

Enclosed please find checks for \$35.00 payable to the Sheriff of KENT County and \$12.00 payable to the Secretary of State for service of process. 4.00

/s/ Steven J. Stirparo
STEVEN J. STIRPARO
3622 Silverside Road
Wilmington, DE 19810
Bar No. 2293
302/479-9555
Attorney for Plaintiffs

DATED: August 21, 2007

Page: 8/20

Date: 9/28/2007 10:27:58 AM

EFiled: Aug 22 2007 11:04 FDT Transaction ID 16053691 Case No. 07C-08-035 JTV

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT-COUNTY

MELISSA L. TURNEY, her husband)
and TREVOR SHIVELY, her minor)
son, by Melissa Turney as)
Parent and Legal Guardian,)

Plaintiffs,) C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and) NON-ARBITRATION CASE
WENGER TRUCK LINE, INC.,)
a Foreign Corporation,)
Defendants.

BUMMOUS

THE STATE OF DELAWARE,
TO THE SHERING OF KENT COUNTY:
YOU ARE COMMANDED:

To summon the above named defendant, so that, within 20 days after service hereof upon defendant, exclusive of the day of service, defendant shall serve upon STEVEN J. STIRFARO, ESQUIRE, plaintiff's attorney, whose address is 3622 Silverside Road, Wilmington, Delaware 19610, an answer to the complaint (and, if an affidavit of demand has been filed, an affidavit of defense).

To serve upon defendant a copy hereof and of the complaint (and of the affidavit of demand if any has been filed by plaintiffs). Dated:

SHARON D. AGNEW
Prothonotary

TO THE ABOVE NAMED DEFENDANT:

In case of your feilure, within 20 days after service hereof upon you, exclusive of the day of service, to serve on plaintiff's attorney named above an answer to the complaint (and, if an affidavit of demand has been filed, an affidavit of defense), judgment by default will be rendered against you for the relief demanded in the complaint (or in the affidavit of demand, if any).

SHARON	D.	AGNEW	•
Protho	wt	ary	
PAT DE		17	

Page: 9/20

Date: 9/28/2007 10:27:58 AM

EFiled: Aug 22 2007 11:04 EUT Transaction ID 16053691 Case No. 07C-08-035 JTV

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT COUNTY

MELISSA L. TURNEY, her husband)
and TREVOR SHIVELY, her minor)
son, by Melissa Turney as)
Parent and Legal Guardian,)

Plaintiffs,) C.A. NO.: 07C-08-035 JTV

V.)

ARTHUR GLOVER, and) NON-ARBITRATION CASE
WENGER TRUCK LINE, INC.,)
a Foreign Corporation,)

Defendants.)

SUMMONS

THE STATE OF DELAWARE, TO THE SHERIEF OF KENT COUNTY: YOU ARE COMMANDED:

To summon the above named defendant, so that, within 20 days after service hereof upon defendant, exclusive of the day of service, defendant shall serve upon STEVEN J. STIRPARO, ESQUIRE, plaintiff's attorney, whose address is 3622 Silverside Road, Wilmington, Delaware 19810, an answer to the complaint (and, if an affidavit of demand has been filed, an affidavit of defense).

To serve upon defendant a copy hereof and of the complaint (and of the affidavit of demand if any has been filed by plaintiffs).

Dated:

SHARON D. AGNEW Prothonotary

Per Deputy

TO THE ABOVE NAMED DEFENDANT:

In case of your failure, within 20 days after service hereof upon you, exclusive of the day of service, to serve on plaintiff's attorney named above an answer to the complaint (and, if an affidavit of demand has been filed, an affidavit of defense), judgment by default will be rendered against you for the relief demanded in the complaint (or in the affidavit of demand, if any).

SHARON D. AGNEW
Prothonotary
Per Deputy

Sep 28 200 Case 107-cv:00648 stats T Domment 12 Filed 01/23/2008 Page 24 of 492 3

From: unknown

Page: 2/20

Ďäte: 9/28/2007 10:27:56 AM

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT COUNTY

MELISSA L. TURNEY, ROSS E. TURNEY, her husband and TREVOR SHIVELY, her minor) son, by Melissa Turney as Parent and Legal Guardian,

Plaintiffs,

C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and WENGER TRUCK LINE, INC., . a Foreign Corporation;

Defendants.

NON-ARBITRATION CASE JURY TRIAL DEMANDED

NOTICE

Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202

BY: REGISTERED MAIL RETURN RECEIPT REQUESTED

PLEASE TAKE NOTICE that the originals of the enclosed Interrogatory Answers, 30 Complaint and Summons, Form Production Response, were served upon the Secretary of State for the State of Delaware, on the 31st day of August, A.D. 2007, pursuant to 10 Del.C. \$3112.

Service upon the Secretary of State pursuant to 10 Del.C. \$3112 is as effectual for all intents and purposes as if it had been made upon you personally within the State of Delaware.

STEVEN J. STEPPARO 3622 Silverside Road

Wilmington, DE 19810

Bar No. 2293 302/479-9555

Attorney for Plaintiffs

September 18, 2007

שבה לם לחתו חליחטה

Filed 01/23/2008 Page 25 of 42 5

From: unknown

Page: 5/20

Date: 9/28/2007 10:27:57 AM

EFIled: Aug 22 2007 11:04 Transaction ID 16053691 Case No. 07C-08-035 JTV

SUPERIOR COURT CIVIL CASE INFORMATION STATEMENT (CIS)
OUNTY: N K S CIVIL ACTION NUMBER: 07C-08-025 J

COUNTY:	N	K	S
CIVIL CASE	CODE:	CPLA	

CIVIL CASE TYPE: Personal Injury Auto

NAME AND STATUS OF PARTY FILING DOCUMENT: CAPTION: MELISSA L. TURNEY. See Caption, Plaintiffs ROSS E. TURNEY, her husband, DOCUMENT TYPE: (E.G., COMPLAINT; ANSWER WETH COUNTERCLAID) and TREVOR SHIVELY, her minor son, by Melissa L. Turney as Parent and/or Legal Complaint Quardian, Non-Arbitration K e-file x (CERTIFICATE OF VALUE MAY HE REQUIRED) Plaintiffs. Arbitration X Mediation Neutral Assessment JURY DEMAND_X_YES__NO TRACK ASSIGNMENT REQUESTED: (CIRCLE ONE) ARTHUR GLOVER, and STANDARD COMPLEX WENGER TRUCK LINE, INC., EXPEDITED A Foreign Corporation, Defendants. IDENTIFY ANY RELATED CASES NOW PENDING IN THE SUPERIOR COURT BY CAPTION AND CIVIL ACTION NUMBER ATTORNEY NAME(S): Steven I. Stirptgo INCLUDING JUDGE'S INITIALS FIRM NAME: Steven J. Stirparo Attorney at Law ADDRESS: Steven J. Stirpero Attorney at Law 3622 Silverside Road EXPLAIN THE RELATIONSHIP(S): Wilmington, Delaware 19810 TELEPHONE NUMBER: 302-479-9555 FAX NUMBER: 302-427-9559 other unusual issues that appect case management: B-MAIL ADDRESS:

THE PROTHONOTARY WILL NOT PROCESS THE COMPLAINT, ANSWER OR FIRST BESPONSIVE PLEADING IN THIS MATTER FOR SERVICE UNFIL THE CASE INFORMATION STATEMENT (CIS) IS FILED. THE FAILURE TO FILE THE CIS AND TO HAVE THE PLEADING PROCESSED FOR SERVICE MAY RESULT IN THE DISMISEAL OF THE COMPLAINT OR MAY RESULT IN THE ANSWER OR FIRST RESPONSIVE PLEADING BEING STRICTORN.

(IF ADDITIONAL SPACE IS NEEDED, PLEASE ATTACHPAGES).

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Date: 9/28/2007 10:27:58 AM

EFiled: Aug 22 2007 11:06 LEO Transaction ID 16053691 Case No. 07C-08-035 JTV

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT-COUNTY

MELISSA L. TURNEY, her husband and TREVOR SHIVELY, her minor son, by Melissa Turney as Parent and Legal Guardian, plaintiffs, C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and NON-ARBITRATION CASE WENGER TRUCK LINE, INC., a Foreign Corporation, Defendants.

COMPLAINT

- 1. Plaintiffs are individual residents of the State of Delaware residing at 30 Vineyard Lane, Felton, Delaware 19943.
- 2. Upon information and belief, defendant Arthur Glover is an individual resident of the State of Towa residing at 2111 Van Wie Avenue, Rockford, Illinois 61103.
- 3. Upon information and belief, defendant Wenger Truck Lines, Inc. is a foreign corporation with its principal place of business located at 1011 Floral Lane, Davenport, Iowa 52802.
- 4. At all times pertinent hereto, defendant Arthur Glover was acting within the course and scope of his employment with defendant Wenger Truck Lines, Inc. Therefore, defendant Wenger Truck Line, Inc. is responsible for the reckless, wanton and/or negligent actions and/or inactions of defendant Arthur

COUNT I

- 5. On August 25, 2005 at approximately 12:33 p.m., plaintiff Melissa L. Turney was operating a vehicle owned by plaintiff Ross E. Turney, travelling in a southerly direction on Dupont Highway, in New Castle County, and stopped at a red light.
- 6. At the same time, a 2001 International Freightliner being operated by defendant Arthur Glover and owned by defendant Wenger Truck Line, Inc., was also travelling in a southerly direction on Dupont Highway.
- 7. Suddenly and without warning, the vehicle operated by defendant Arthur Glover and owned by defendant Wenger Truck Line, Inc. struck the rear of the vehicle that was operated by plaintiff Melissa L. Turney.
- 8. Immediately following impact, plaintiff Melissa L. Turney put her vehicle in park, turned on her hazard lights and called 911 to notify the police.
- 9. At or about the same time, the traffic light turned green and the vehicle operated by defendant Arthur Glover and owned by defendant Wenger Truck Line, Inc. again struck the rear of the vehicle being operated by plaintiff Melissa Turney and pushed plaintiff's vehicle forward a distance even though plaintiff's vehicle was in park at the time.
- 10. The aforesaid collision and plaintiff Melissa L. Turney's resulting injuries and damages were proximately caused by the recklessness, wantonness and/or negligence of defendant Arthur Glover in that he:

- a. Operated his vehicle on a highway at a speed greater than was reasonable and prudent under the conditions and without having regard to the actual and potential hazards then existing, in violation of 21 Del. C. S 4168(b);
- b. Operated his vehicle in a wanton and/or reckless disregard for the safety of persons or property, in violation of
 21 <u>Del.</u> C. § 4175(a);
- c. Operated his vehicle in such a manner as to cause wanton or reckless damage to or destruction of property owned by another person, party, company or corporation, in violation of 21 Del. C. S 4172(a);
- d. Operated his vehicle in such a manner as to cause wanton or reckless damage to or destruction of property owned by another person, party, company or corporation, or so as to cause or threaten to cause injury or death to any person, in violation of 21 Del. C. § 4172(b);
- e. failed to maintain a proper lookout while operating the vehicle he was driving, in violation of 21 $\underline{\text{Del.}}$ C. § 4176(b);
- f. failed to give full time and attention to the operation of the vehicle he was driving, in violation of 21 Del. C. § 4176(b);
- g. operated the vehicle he was driving in a careless and imprudent manner, without due regard for traffic conditions then existing, in violation of 21 Del. C. § 4176(a);
 - h. failed to exercise and maintain proper control

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over the vehicle he was driving;

- i. failed to give full time and attention to the operation of his motor vehicle in violation of 21 <u>Del.C.</u> \$4176(b); and
 - j. violated the common-law duty of lookout.
- 11. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Melissa L. Turney suffered severe bodily injuries including, but not limited to, injuries to her head, neck, back and right leg. Some or all of her injuries have continued since the collision and are permanent in nature.
- 12. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Melissa L. Turney has incurred and will continue to incur in the future, medical and related expenses for her care and treatment.
- 13. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Melissa L. Turney has incurred in the past and will incur in the future, pain, suffering, discomfort and mental anguish.
- 14. As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Melissa L. Turney has sustained in the past and may sustain in the future a loss of earnings and/or earning capacity.

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15. As a further direct and proximate result of the recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Ross E. Turney suffered the loss of consortium and companionship of his wife, Melissa L. Turney, as a result of her injuries.

COUNT II

- 16. Plaintiff hereby incorporates paragraphs 1 through 15 as if fully set forth herein.
- 17: As a direct and proximate result of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Trevor Shively suffered bodily injuries and emotional distress. Some or all of his injuries have continued since the collision and are permanent in nature.
- 18. As a further consequence of the aforementioned recklessness, wantonness and/or negligence of defendant Arthur Glover, plaintiff Trevor Shively has incurred in the past and will incur in the future, pain, suffering, discomfort and mental anguish.

WHEREFORE, plaintiffs demand judgment against defendants, jointly and severally, for their special and general damages, including pain and suffering, punitive damages, attorney fees, pre and post judgment interest, the costs of this action and other such relief as the Court finds just.

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/s/ Steven J. Stirparo STEVEN J. STIRPARO 3622 Silverside Road Wilmington, DE 19810 Bar No. 2293 302/479-9555 Attorney for Plaintiffs

DATED: August 21, 2007

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IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT-COUNTY

MELISSA L. TURNEY, ROSS E. TURNEY, her husband and TREVOR SHIVELY, ber minor) son, by Melissa Turney as Parent and Legal Guardian, C.A. NO.: 07C-08-035 JTV Plaintiffs, ARTHUR GLOVER, and NON-ARBITRATION CASE WENGER TRUCK LINE, INC., JURY TRIAL DEMANDED a Foreign Corporation, Defendants.

CERTIFICATION OF VALUE

I, Steven J. Stirparo, Esquire, attorney for plaintiffs, hereby certify in good faith at this time in my opinion that the sum of damages of plaintiffs is in excess of \$100,000.00, exclusive of costs and interest.

> /s/ Steven J. Stirparo STEVEN J. STIRPARO 3622 Silverside Road Wilmington, DE 19810 . Bar No. 2293 (302) 479-9555 Attorney For Plaintiffs

Dated: August 21, 2007

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IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT-COUNTY

MELISSA L. TURNEY, her husband and TREVOR SHIVELY, her minor son, by Melissa Turney as Parent and Legal Guardian,

Plaintiffs, C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and NON-ARBITRATION CASE WENGER TRUCK LINE, INC., DURY TRIAL DEMANDED

Defendants.

PLAINTIFFS' FORM 30 INTERROGATORY ANSWERS

1. Give the name and present or last known residential and employment address and telephone number of each eyewitness to the incident which is the subject of the litigation.

ANSWER. Plaintiffs Melissa L. Turney and Trevor Shively, 30 Vineyard Lane, Felton, Delaware 19943, 302-284-0274; and defendant Arthur Glover, 2111 Van Wie Avenue, Rockford, IL 61103.

2. Give the name and present or last known residential and employment address and telephone number of each person who has knowledge of the facts relating to the litigation.

ANSWER. In addition to the parties listed in the answer above, other parsons with knowledge of the facts include; their counsel; representatives of Wenger Truck Line Inc., plaintiff's family, friends, physicians, attorneys, the investigating officer and 911 telephone operator.

3. Give the names of all persons who have been interviewed in connection with the above litigation, including the names and present or last known residential and employment addresses and telephone numbers of the persons who have original and copies of the interview.

AMSWER. None to plaintiffs' present recollection.

4. Identify all photographs, diagrams or other representations made in connection with the matter in litigation, giving the names and present or last known residential and employment addresses and telephone number of the person having the original and copies thereof.

ANSWER. See police report. In further response, plaintiffs' counsel is in possession of photographs of the accident scene and property damage, and copy of the 911 tape.

5. Give the name, professional address and telephone number of all expert witnesses presently retained by the party together with the dates of any written opinions prepared by said expert. If an expert is not presently retained, describe by type, the experts whom the party expects to retain in connection with the litigation.

ANSWER. Objection, beyond the scope of Rule 26. Without waiving the objection, plaintiffs expect to retain the appropriate medical, liability, vocational, and economic experts, if necessary.

- 6. Give a brief description of any insurance policy, including excess coverage, that is or may be applicable to litigation, including:
 - a. The name and address of all companies insuring the risk;
 - b. The policy numbers:
 - c. The type of insurance;
 - d. The amounts of primary, secondary and excess coverage.

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coverage.

ANSWER:

- A. PIP
 - a. State Farm Insurance Company
 - b. 08-5142-796
 - c. Bodily injury
 - d. \$100,000.00 per person/\$300,000.00 per accident
- B. BI
 - a. National Interstate Insurance
 - b. 19471
 - c. Liability
 - d. unknown.
- 7. Give the name, professional address and telephone number of all physicians, chiropractors, psychologists, and physical therapists who have examined or treated you at any time during the ten-year period immediately prior to the date of the incident at issue in this litigation.

ANSWER: To be provided upon entry of appearance by counsel for defendants.

/s/ Steven J. Stirparo
STEVEN J. STIRPARO
3622 Silverside Road
Wilmington, DE 19810
Bar No. 2293
302/479-9555
Attorney for Plaintiffs

DATED: August 21, 2007

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IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR KENT-COUNTY. .

MELISSA L. TURNEY, ber husband)
and TREVOR SHIVELY, her minor)
son, by Melissa Turney as)
Parent and Legal Guardian,)

Plaintiffs.

C.A. NO.: 07C-08-035 JTV

ARTHUR GLOVER, and WENGER TRUCK LINE, INC., a Foreign Corporation,

. V.

Defendants.

NON-ARBITRATION CASE JURY TRIAL DEMANDED

FLAINTIET'S RESPONSE TO REQUEST FOR PRODUCTION PURSUANT TO RULE 3(A) (1) (1)

1. Photocopies of existing documentary evidence relating to special damages.

RESPONSE: To the extent that plaintiff seeks to recover for special damages, photocopies of pertinent documents will be provided to the defendants upon request after an answer is filed in this litigation.

2. In any case in which lost wages or salary is claimed, photocopies of pertinent portions of income tax returns of the plaintiffs for the past three years.

RESPONSE: To the extent that plaintiff seeks to recover for past lost wages or salary, photocopies of pertinent portions of their income tax returns for the past three (3) years will be provided to the defendants upon request after an answer is filed in this litigation.

/s/ Steven J. Stirparo STEVEN J. STIRPARO 3622 Silverside Road Wilmington, DE 19810 Bar, No. 2293 302/479-9555

DATED: August 21, 2007

Attorney for Plaintiffs

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Date: 9/28/2007 10:27:56 AM



Sheriff's Return

Served the within Summons and copy of the following complaint:

SUMMONS, COMPLAINT, FORM SO INTERROGATORY ANSWERS, RULES(a)(1) RESPONSE

this day, Friday, August 31, 2007, personally upon **HARRIET SMITH WINDSOR**, Secretary of State of the State of Delaware, by leaving with her a true and correct copy of the said Summons for the defendant:

ARTHUR GLOVER AND WENGER TRUCK LINE, INC.

and a copy of the Complaint for the said defendant, together with the sum of \$4.00 Dollars, as prescribed by Section 3112 of Tibe 10 of the Delaware Code of 1978.

So Answers,

Jim Higdon Sheriff of Kent County

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

MELISSA L. TURNEY,

District Court No.____

ROSS E. TURNEY, her husband

and TREVOR SHIVELY, her minor

son, by Melissa Turney as Parent

and Legal Guardian,

CIVIL ACTION No.: 07C-08-035 JTV

NOTICE OF REMOVAL

٧.

ARTHUR GLOVER, and WENGER TRUCK LINE, INC.,

a Foreign Corporation

Defendants.

Plaintiffs,

CERTIFICATE OF SERVICE

I, Stephen P. Casarino, Esq., hereby certify that I have caused to be served via first class mail/hand delivery at 800 North King Street, Suite 200, Wilmington, DE 19801, on this 16th day of October 2007, a true and correct copy of the attached Notice of Removal to:

> Steven J. Stirparo, Esquire 3622 Silverside Road Wilmington, DE 19810

> > CASARINO, CHRISTMAN & SHALK, P.A.

STEPHEN P. CASARINO, ESQ. #174

SARAH C. BRANNAN, ESQ. #4685

800 N. King Street, Suite 200

Wilmington, DE 19899-1276

(302) 594-4500

Attorneys for the Defendant

900 1 × 200 \$

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

) C.A. No. 07-cv-00648-JJF
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NOTICE OF SERVICE

I, David P. Cline, Esquire, hereby certify that on this 9th day of January, 2008 copies of the **NOTICE UNDER 10 DEL.C. §3112 UNDER DELAWARE LONG ARM STATUTE TO DEFENDANT, WENGER TRUCK LINE, INC.** were filed electronically with the U.S. District Court and sent by registered and regular mail to:

Wenger Truck Line, Inc. (via registered and regular mail) 1011 Floral Lane Davenport, IA 58202 Sarah Brannan, Esquire (via regular mail) Casarino, Christman, & Shalk 800 North King Street, Suite 200 P.O. Box 1276 Wilmington, DE 19899-1276

DAVID P. CLINE, P.A.

BY: /s/ David P. Cline

DAVID P. CLINE, ESQUIRE (#2681)

1300 Market Street, Suite 700

P.O. Box 1970

Wilmington, DE 19899-1970

(302) 529-7848

Dated: 01/09/08 Attorney for Plaintiffs

4 i bi 4

David P. Cline

davidcline@mylawman.com

Attorney-at-Law

Let Mylawman become Yourlawman. TM

LICENSED TO PRACTICE IN DE MD NJ NY & PA 715 N. KING ST., 1ST FLOOR PO BOX 33 WILMINGTON DE 19899-0033 302 529 - 7848 302 LAW-SUIT

PHILADELPHIA, PA 19103 MEDIA, PA 19063 MT LAUREL, NJ 08054

FAX 302 654-0884

PLEASE NOTE NEW ADDRESS ABOVE; P.O. BOX REMAINS SAME

January 9, 2008

Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202

VIA REGISTERED MAIL/RETURN RECEIPT REQUESTED & REGULAR MAIL

Re:

Melissa Turney, et al. vs. Arthur Glover, et al.

Case No.: 07-cv-00648-JJF

To Whom It May Concern:

Please take notice that the enclosed process and complaint have been served upon the Secretary of State as prescribed by Section 3112 of Title 10 of the Delaware Code of 1953. This service upon the Secretary of State is made as if that service had been made upon you personally. Enclosed please find a copy of the Service of Process and the Complaint. Please note that you have 20 days from the date of service of this letter to file an answer to this complaint or a default judgment will be entered against you. A copy of that answer must be served upon me.

Please turn this matter over to the auto insurance company that was in effect on the date of this accident. If you do not have insurance that will cover you for this accident please contact me at the above. Thank you.

Very truly yours,

/s/ David P. Cline (signed electronically)

David P. Cline

Enclosure DPC/AS/a

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

MELISSA TURNEY, ROSS E. TURNEY,) C.A. No. 07-cv-00648-JJF
her husband and TREVOR SHIVELY, her)
minor son, by MELISSA TURNEY, as)
parent and legal guardian,)
)
Plaintiffs,)
VS.)
)
ARTHUR GLOVER, and WENGER)
TRUCK LINE, INC., a foreign corporation)
)
Defendants.)

NOTICE OF SERVICE

I, David P. Cline, Esquire, hereby certify that on this 23rd day of January, 2008 copies of the <u>AFFIDAVIT</u> were filed electronically with the U.S. District Court and sent by regular mail to:

Wenger Truck Line, Inc. 1011 Floral Lane Davenport, IA 58202

Sarah Brannan, Esquire Casarino, Christman, & Shalk 800 North King Street, Suite 200 P.O. Box 1276 Wilmington, DE 19899-1276

DAVID P. CLINE, P.A.

BY: /s/ David P. Cline
DAVID P. CLINE, ESQUIRE (#2681)
1300 Market Street, Suite 700
P.O. Box 1970
Wilmington, DE 19899-1970
(302) 529-7848

(302) 529-7848 Attorney for Plaintiffs

Dated: January 23, 2008